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	10				
		Attorneys for Defendants Eldorado Resorts Corp	poration		
	11	and Michael Marrs			
	10				
	12	UNITED STATES DISTRICT COURT			
900	13				
39.68	13	FOR THE DISTR	RICT OF NEVADA		
702.369.6800	14				
TELEPHONE: 70		DON PARR,	Case No.: 2:15-cv-01028-RFB-PAL		
	15				
	16	Plaintiff,			
	10		STIPULATION AND ORDER TO		
	17	VS.	EXTEND TIME TO FILE DISPOSITIVE		
			MOTIONS AND RESPONSES AND		
	18	ELDORADO RESORTS CORPORATION, a	REPLIES THERETO		
	10	Florida corporation; MICHAEL MARRS;			
	19	BRUCE POLANSKY; KRISTEN BECK;	(EIDCT DEOLIECT)		
	20	DOMINIC TALEGHANI; JAMES GRIMES;	(FIRST REQUEST)		
	20	AND DOES 1-50, inclusive;			
	21	Defendants.			
	22	Defendants.			
	22	Durguent to IDIA 6.1 IDIA 6.2 ID 7.1 and ID 26.4 Disintiff Dan Dam ("Disintiff") and			
	23	Pursuant to LR IA 6-1, LR IA 6-2, LR 7-1 and LR 26-4, Plaintiff Don Parr ("Plaintiff") and			
	23	Defendants Eldanda Desents Companyion and Mishael Manne (a-11-45-1-470-1			
	24	Defendants Eldorado Resorts Corporation and Michael Marrs (collectively "Defendants"), by			
		through their undersigned council hereby stimulate and comes to this first request for extens			
	25	through their undersigned counsel, hereby stipulate and agree to this first request for extension of			
	26	time for the parties to file dispositive motions in this action, along with related res			
	26	and for the parties to the dispositive motions in this action, along with related responses and			
	27	replies. Pursuant to the Court's September 22, 2016, Order for Extension of Discovery Deadlines			
		1-1-100. I distant to the Court beptember 22, 2	2010, State for Entention of Discovery Deadlines		
	28				

(ECF No. 43), the current deadline for filing dispositive motions in this case is January 13, 2017, (*see id.* at 8). The parties have completed all discovery in this matter, and good cause exists for the proposed extension based upon the following:

As the Court is aware, this case is one of thirty-three related lawsuits sitting before this Court. Recognizing the complexity of litigating these lawsuits simultaneously, the parties agreed to divide the cases into five groups and stagger deadlines in order to streamline the litigation process and avoid overlapping dispositive motion deadlines. Defendants' filed Motions for Summary Judgment on September 1, 2016 and September 15, 2016, in Group II cases. Unfortunately, response and reply briefing has been delayed and will not be completed before the deadline for filing dispositive motions in this case.

Based upon the foregoing, the parties have agreed that the dispositive motion deadlines should be extended by forty-five (45) days in the following manner:

- Defendants shall file their dispositive motions no later than **February 27, 2017**;
- Plaintiff shall file any response to Defendants' dispositive motions no later than
 March 29, 2017;
- Defendants shall file their reply no later than **April 28, 2017**.

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¹ This request for additional time is also addressed in Defendants' Limited Response to Plaintiff's Motion for an Extension of Time.

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	1	This stipulation is not brought fo	r purposes of delay or any other improper purpose.
	2	Dated this 20th day of December	·, 2016.
	3	WATKINS & LETOFSKY, LLP	OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C.
	4		
	5	/s/ Daniel R. Watkins Daniel R. Watkins	/s/ Jill Garcia Anthony L. Martin
	6	Brian S. Letofsky	Jill Garcia
	7	400 S. Fourth Street	James Berchtold
	/	Suite 280 Las Vegas, NV 89101	3800 Howard Hughes Parkway Suite 1500
	8	Telephone: 702-385-5191	Las Vegas, NV 89169
	9	Attorneys for Plaintiff Don Parr	Telephone: 702-369-6800
υ <u>˙</u>	10		Attorneys for Defendants Eldorado Resorts Corporation, and Michael Marrs
T, T	11		
STEWART, P.C	12		<u>ORDER</u>
PARKW	13	IT IS SO ORDERED.	
I, SMOAK GO TOWER ARD HUGHES NV 89169 YOZ.369.6800	14		The state of the s
H, SR RGO TO WARD H , NV 81			UNITED STATES MAGISTRATE JUDGE
NS, NAS WELLS FA OO, 3800 HO LAS VEGAS TELEPHONE:	15		December 28, 2016
DEAKINS, W SUITE 1500, 3 LA TELE	16		DATED
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